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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/699,689	11/04/2003	Jyrki Mattila	59643.00310	4933
32294 7590 08/20/2008 SQUIRE, SANDERS & DEMPSEY L.L.P. 8000 TOWERS CRESCENT DRIVE			EXAMINER	
			LAM, DUNG LE	
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			2617	
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			08/20/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/699,689	MATTILA, JYRKI				
Office Action Summary	Examiner	Art Unit				
	DUNG LAM	2617				
The MAILING DATE of this communication ap Period for Reply	ppears on the cover sheet with the	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPITHE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a relif NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statu. Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be tile ply within the statutory minimum of thirty (30) day d will apply and will expire SIX (6) MONTHS from te, cause the application to become ABANDONE	mely filed ys will be considered timely. In the mailing date of this communication. ED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 27 so 2a) This action is FINAL . 2b) This 3) Since this application is in condition for allowed	is action is non-final.	osecution as to the merits is				
closed in accordance with the practice under	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) Claim(s) 1,2,5-11 and 14-28 is/are pending in 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 1,2,5-11 and 14-28 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/	awn from consideration.					
9) The specification is objected to by the Examiner.						
	10)⊠ The drawing(s) filed on <u>01 April 2004</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the E						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	nts have been received. nts have been received in Applicat ority documents have been receiv au (PCT Rule 17.2(a)).	ion No ed in this National Stage				
Attachment(s)	_					
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date 	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:					

DETAILED ACTION

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claim 1-28 rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

Regarding claim 1-28, the independent claims call for "vary the **total** capacity". However, there seems to be no support found in the specification that states "a **total** capacity" being variable.

Claim 26 recites "a computer readable medium". However, there seems to be no support found in the specification. For examination purpose, the examiner will interpret "a computer readable medium" to be a physical tangible medium and not a carrier wave.

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

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Claims 28 rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The above claims are directed toward <u>a system</u> which should contain apparatus/devices and physical structures along with their functional interrelationships. However, the claim limitations are citing only <u>abstract</u> intangible concepts such as the layout of the cells with no physical structures.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the 0manner in which the invention was made.
- 1. Claims 1-2, -21, 23 and 24-28 are rejected under 35 U.S.C. 103(a) as being unpatentable over *Schilling* (US Patent Number 6128328) in view of **Reudink** (US 5889494)
- 2. Regarding **claim 1**, Schilling teaches in Figure 5 an apparatus including at least one cell (A, B, C, Fig. 5), said cell comprising:

a defining unit configured to define a capacity layer for a cell of a communications system, the cell comprising a coverage layer (A, B, C, Fig. 5) defining having a fixed coverage are provided by at least one carrier,

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the capacity layer comprising at least one carrier (by definition, a cell has a fixed coverage area provided by at least one carrier. The concept of having a fixed coverage that is defined by the range that the broadcast channel can reach is also admitted in the current application's background, para. 6, 7, 28 of applicant's specification; and Schilling's teaching C7 L29-30) coverage area (Col. 3, lines 40-57),

each carrier in the capacity layer having a dynamic variable coverage area (Fig. 5A further comprises of multiple bands of frequencies, e.g. F1, F2, F3, F4, F5, F6; alternatively, Figs. 6 and 7; C9 L36-67), to dynamically vary the <u>total</u> capacity of the cell (Col. 3, lines 36-39, Col. 8, lines 21-28 and Col 11 lines 25-55; alternatively, C12 L54-64; C12 L58-65 sector size is adjustable to accommodate from a capacity of zero to 80 users for each sector) which means more carriers are used to accommodate more users.

Although, there's no explicit teaching that the number of carriers is increase in order to increase the capacity, it known in the art that one way to one way to accommodate more users is to increase the number of channels. In an analogous art, Reudink teaches the concept of adjusting the number of channels to accommodate the current utilization of the cell (the number of users associated with each sector, C11 L23-38). Therefore, one skill in the art at the time of the invention would see that Schilling's teaching of the adjusting of the sectors would have an adjusting means to adjust the number of channels/carriers in order to quickly accommodate the unpredictable utilization of the sector.

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3. Regarding **claim 2**, Schilling and Reudink teach all the limitations according to claim 1. Schilling's teachings discloses a power level of a carrier in a downlink of the coverage layer defines the coverage of said at least one cell (a base station coupled with base-power means to radiates signal over a coverage area from the base station to a remote, Col. 3, lines 40-57).

- 4. Regarding **claim 5**, Schilling and Reudink teach all the limitations according to claim 1. Schilling further teaches a power level of at least one carrier of said number of carriers in the capacity layer is variable (Col. 10, line 19-21 and Col. 11, lines 51-65).
- 5. Regarding **claim 6**, Schilling and Reudink teach all the limitations according to claim 1. Schilling teaches that a total transmission power for a downlink is divided between the coverage layer and the capacity layer of said at least one cell in dependence on the coverage and capacity requirement of the system (Col. 11, lines 30-65).
- 6. Regarding **claim 7**, Schilling and Reudink teach all the limitations according to claim 6. Schilling further teaches power available for at least one of the coverage layer and the capacity layer is divided between carriers in the coverage layer and the capacity layer (Col. 11, lines 30-65).

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7. Regarding **claim 8**, Schilling and Reudink teach all the limitations according to claim 1. Schilling teaches the cellular communication system comprises a multi-carrier system (6 directional antenna 109, Col. 7, lines 22-29).

- 8. Regarding **claim 9**, Schilling and Reudink teach all the limitations according to claim 1. Schilling further teaches the cellular communication system comprises a single carrier system (6 omni-directional antenna 109, Col. 7, lines 22-29).
- 9. Regarding **claims 10-11**, **14-18**, they are method claims corresponding to the apparatus claims 1-2, 5-9. Therefore, they are rejected for the same reasons as claims 1-2, 5-9.

Regarding **claim 19**, Schilling and Reudink teach an apparatus comprising: at least one transmitter unit configured to transmit a <u>first</u> carrier at a predetermined power level thereby defining a coverage area of a cell of a communication system (Col. 3, lines 40-57 and background of the present invention),

and further configured to transmit a variable number of further carriers thereby defining, at least in part, a dynamically variable <u>total</u> capacity of the cell (Col. 3, lines 36-39, Col. 8, lines 21-28 and Col 11 lines 25-55, Col. 8 lines 31-35 and Col. 10, lines 25-26, Col. 12 Line 55 - Col 13 Line 26 Col. 13 In 65- Col. 14 In 8; alternatively, Figs. 6 and 7, C9 L36-67), to dynamically vary the capacity of the cell (Col. 3, lines 36-39, Col. 8, lines 21-28 and Col 11 lines 25-55; alternatively, C12 L54-64; C1258-65 sector size is

adjustable to accommodate from zero to 80 users) which means more carriers are used to accommodate more users.

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Although, there's no explicit teaching that the number of carriers is increase in order to increase the capacity, it known in the art that one way to one way to accommodate more users is to increase the number of channels. In an analogous art, Reudink teaches the concept of adjusting the number of channels to accommodate the current utilization of the cell (variable number of users associated with each sector, C11 L23-38). Therefore, one skill in the art at the time of the invention would see that Schilling's teaching of the adjusting of the sectors would have some adjusting means to adjust the number of channels/carriers in order to accommodate the unpredictable utilization of the sector.

- 10. Regarding **claim 20**, Schilling and Reudink teach all the limitations according to claim 19. Schilling further teaches power levels of a variable number of carriers depends upon a proximity of a mobile station associated with a carrier to a base station (Col. 10, lines 25-27).
- 11. Regarding **claim 21**, Schilling and Reudink teach all the limitations according to claim 20. Schilling further teaches a total power of the variable number of carriers comprises a predetermined power, and wherein a portion of said predetermined power among the variable number of carriers is determined by a total number of carriers (Col. 11, lines 30-65).

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12. Regarding **claim 23**, Schilling and Reudink teach an apparatus according to claim 5, wherein the said power level is variable in dependence on a position of a mobile station (Col. 10, lines 25-27).

- 13. Regarding **claim 24**, Schilling and Reudink teach a method according to claim 14, further comprising varying the power level of a carrier in the capacity layer in dependence on a position of a mobile station (Col. 10, lines 25-27).
- 14. Regarding claims **25-28**, they are apparatus claims that have similar limitations as claim 1. They are rejected for the same reasons as claim 1.
- 15. Claims **22** is rejected under 35 U.S.C. 103(a) as being unpatentable by **Schilling and Reudink** in view of **Lawrence** (US Publication Number 2004/0203837).
- 16. Regarding **claim 22**, Schilling and Reudink teach all the limitations according to claim 21. Schilling further teaches a second transmitting means for transmitting a variable number of users. However, he fails to teach that the power allocated to at least one carrier is configured to reduce in response to an increase in the variable number of carriers. In an analogous art, Lawrence teaches that the power level is adjusted according to the subscriber density and demand in a particular region (para. 2). Therefore, it would have been obvious for one of ordinary skill in the art the time of the invention to modify Schilling's teaching to include an adjustable power level in accordance to the capacity of the cell to maximize the signal quality.

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17. Claims 1, 10, 19, 25-28 are further rejected under 35 U.S.C. 103(a) as being unpatentable over *Schilling* (US Patent Number 6128328) in view of **Mujtaba** (U6 950678)

18. Regarding **claim 1**, Schilling teaches in Figure 5 an apparatus including at least one cell (A, B, C, Fig. 5), said cell comprising:

a defining unit configured to define a capacity layer for a cell of a communications system, the cell comprising a coverage layer (A, B, C, Fig. 5) defining having a fixed coverage are provided by at least one carrier,

the capacity layer comprising at least one carrier (by definition, a cell has a fixed coverage area provided by at least one carrier. The concept of having a fixed coverage that is defined by the range that the broadcast channel can reach is also admitted in the current application's background, para. 6, 7, 28 of applicant's specification; and Schilling's teaching C7 L29-30) coverage area (Col. 3, lines 40-57),

each carrier in the capacity layer having a dynamic variable coverage area (Fig. 5A further comprises of multiple bands of frequencies, e.g. F1, F2, F3, F4, F5, F6; alternatively, Figs. 6 and 7; C9 L36-67), to dynamically vary the total capacity of the cell (Col. 3, lines 36-39, Col. 8, lines 21-28 and Col 11 lines 25-55; alternatively, C12 L54-64; C12 L58-65 sector size is adjustable to accommodate from a capacity of zero to 80 users for each sector) which means more carriers are used to accommodate more users.

Although, there's no explicit teaching that the number of carriers is increase in order to increase the capacity, it known in the art that one way to one way to accommodate more users is to increase the number of channels. In an analogous art, Mujtaba teaches the concept of adjusting the number of channels to accommodate the

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current utilization of the cell and change the capacity of the cell (C1). Therefore, one skill in the art at the time of the invention would combine Schilling's teaching of the adjusting of the sectors with Mujtaba's adjusting means to adjust the number of channels/carriers in order to quickly accommodate the unpredictable utilization of the cell.

Regarding claims 1, 10, 19, 25-28, they are apparatus and computer readeable medium claims which correspond the claim 1 and thus rejected for the same reasons as claim 1.

Response to Arguments

Applicant's arguments with respect to claims 1-2, 5-11, 14-28 have been considered but are most in view of the new ground(s) of rejection.

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Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to DUNG LAM whose telephone number is (571) 272-6497. The examiner can normally be reached on M - F 9 - 5:30 pm, Every Other Friday Off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Paul Harper can be reached on (571) 272-7605. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). /VINCENT P. HARPER/

Supervisory Patent Examiner, Art Unit 2617